COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated next to my name. I believe I am the original, first and sole inventor (if only one name is listed below), or an original, first and joint inventor (if plural names are listed below), of the subject matter claimed and for which a patent is sought on the invention entitled:

WORKING MACHINE

the specification of which: (c)	neck one) [] is au	ached hereto.	·			
	[X] was f	filed on March 22,	2005			
	as	Application Serial No.	PCT/JP2005/	005980	 	
	an	nd was amended on	August 31, 2			•
			(if applicable	e)		
I hereby state that I have revie amended by any amendment r I acknowledge the duty to disc Federal Regulations, Section I I hereby claim foreign priority application (s) for patent or in least one country other than the application for patent or invention which priority is claimed:	referred to above. close information mat 1.56. benefits under Title eventor's certificate, one the United States, lister	terial to examination of to 35, United States Code, or Section 365(a) of any led to below and have also i	his application ac Section 119(a)-(c PCT Internationa dentified below, t	ccording to T l) or Section l application by checking t	Title 37, Code of 365(b)of any foreign which designated the box, any foreign	gn at
Prior Foreign Application(s)				Priority	y Claimed	
2004-100096		30/March/2004	ļ	[X]	[]	
(Number)	(Country)	(Day/Month/		Yes	No	
2004-100097		30/March/2004		[X]	[]	
(Number)	(Country)	(Day/Month/	Year Filed)	Yes	No	
(Number)	(Country)	(Day/Month/	Year Filed)	[] Yes	[] No	
I hereby claim the benefit un application(s) listed below.	nder Title 35, United	d States Code, Section	119(e) of any U	nited States	provisional	
(Application Number)	(Filing Date)		(Status patented, pending, abandoned)			
(Application Number)	(1	(Filing Date)		(Status patented, pending, abandoned)		

I hereby claim the benefit under Title 35, United States Code, Section 120, of any United States application(s) or Section 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in manner provided by the first paragraph of Title 35, United States Code, Section 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application:

(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)		
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)		
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)		

I hereby appoint the following attorneys/agents to prosecute this application and transact all business in the Patent and Trademark Office connected therewith and with any divisional, continuation, continuation-in-part, reissue or re-examination application with full power of appointment and substitution of associate attorneys and agents, and to receive all patents which may issue thereon: John R. Mattingly, Reg. No. 30,293; Daniel J. Stanger, Reg. No. 32,846; Shrinath Malur, Reg. No. 34,663; Gene W. Stockman, Reg. No. 21,021; Jeffrey M. Ketchum, Reg. No. 31,174; Scott W. Brickner, Reg. No. 34,553. Address all correspondence to:

MATTINGLY, STANGER & MALUR, P.C. 104 East Hume Avenue Alexandria, Virginia 22301 Tel. 703-684-1120

I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Title 18, United States Code, Section 1001, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date <u>January</u>	27,2006	Inventor _	Shouhe	i KAMIYA	5	houhei	KAMITA	
	umigaura-					(Typed	Name and Signature) Citizenship	JAPAN
Post Office Addres	s <u>Hitachi</u>	Constr	al Prop uction I 13 Japa		artment, 7 Co., Lt	Tsuchiur d., 650,	a Works.	. Tsuchiura—shi
Date January	27,2006	Inventor _	Hideo	SORATA	Hideo			
Residence Kas	umigaura-	-shi, Il	oaraki,	Japan		(Typed	Name and Signature) Citizenship	JAPAN
Post Office Addres	^{SS} Hitachi	Constr	al Prope uction 1 13 Japan		rtment, Co., Lt	Tsuchiur d., 650,	a Works,	. Tsuchiura—shi,

DateJanuary 27, 20	06 Inventor Maket	to Matsushita hul	Lato matsus	hita	
Residence Ushiku-sl			(1 yped Maine	and Signature)	TADAN
Residence C/O	Intellectual Pro	operty Department	, Tsuchiura V	Citizenship _ Works ,	OAFAN
Post Office Address Hita	achi Construction raki 300-0013 Jan	Machinery Co.,	Ltd., 650, Ka	andatsumachi,	Tsuchiura-shi,
	•	•	O	. 0	
Date January 27,20	Of ventorTsuka	asa TOYCOKA	(Typed Name	e and Signature)	
Residence Ogawa-Illa	an, mgasimbara	aki-gun, ibaraki,	Japan	Citizenship _	JAPAN
Post Office Address Hita	chi Construction	perty Department, Machinery Co., L	td., 650, Kar	orks, ndatsumachi, '	Tsuchiura-shi,
Ibara	aki 300-0013 Japa	an			•
Date	Inventor				
Residence				e and Signature) Citizenship	
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Post Office Address			-,		· · · · · · · · · · · · · · · · · · ·
Date	Inventor	·			
			(Typed Nami	e and Signature)	
Residence				Citizenship _	
Post Office Address					
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			(Typed Nam	e and Signature)	
Residence				Citizenship _	
Post Office Address					
Date	Inventor		(Typed Nam	e and Signature)	
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Post Office Address					
Date	Inventor		(T. 12)	e and Signature)	~
Residence					
Post Office Address					· · · · · · · · · · · · · · · · · · ·
Date	Inventor				
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Post Office Address					
ъ.	Tourneton				
			(Typed Nam	e and Signature)	
Residence				Citizenship	
Post Office Address					
Date	Inventor		(Tuned No-	e and Signature)	
Residence					······································
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